1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 SOUTHERN DISTRICT OF CALIFORNIA 9 10 SHARI BARMAN, JANE STRATTON No. 09cv2854-DMS (JMA) 11 and PAMELA MORGAN, 12 Plaintiffs, ORDER TO RELEASE DOCUMENTS AND PROTECTIVE ORDER 13 V. 14 COUNTY OF SAN DIEGO, MARSHALL ABBOTT, and DOES 1-30, 15 Defendants. 16 17 18 IT IS HEREBY ORDERED that the following portion of San Diego County 19 Sheriff's Internal Affairs Report No. 2009-139.1 will be released to Plaintiffs Shari 20 Barman, Jane Stratton and Pamela Morgan: items 1 and 2, as listed in the IA Index (IA 21 Investigation Report, pages 1-21, IA Synopsis, Analysis, Conclusions and Findings, 22 pages 1-12), and that all records so released are subject to the following restrictions: 23 1. Plaintiffs and their attorney shall not disclose the contents of the documents, 24 or provide the documents or copies of the documents or the substance of the documents 25 or electronically disseminate the documents or data extracted from the documents, to 26 anyone except as authorized below. 27 2. The documents to be utilized in further discovery or proceedings are to be 28 designated by the County of San Diego as "Confidential Materials." Such designation 09cv2854-DMS(JMA) 3

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shall be made by the County of San Diego by stamping or otherwise marking the material prior to use in this litigation as follows: "Confidential," or some marking to that effect.

- 3. Confidential Material shall be used solely in connection with this litigation and the preparation and trial of this case, or any related appellate proceeding, and not for any other purpose including any other litigation. Any party receiving a subpoena or other request for production of the confidential material will, prior to producing any such material, promptly notify counsel for all parties hereto of such, giving them reasonable notice and an opportunity to oppose such production.
 - 4. Confidential material may be disclosed only to the following persons:
 - counsel for any party to this action; (a)
 - (b) paralegal, stenographic, clerical, secretarial personnel employed by counsel referred to in (a);
 - court personnel including stenographic reporters engaged in such (c) proceedings as are necessarily incidental to preparation for the trial of this action;
 - any outside expert or consultant retained in connection with this (d) action, and not otherwise employed by either party;
 - any "in house" expert designated by the County to (e) testify at trial in this matter.

Nothing in this paragraph (4) is intended to prevent officials or employees of the County of San Diego or other authorized government officials from having access to these documents if they would have had access in the normal course of their duties. Further, nothing in this order prevents a witness from disclosing events or activities personal to them, i.e., a witness can disclose to others previous information given to the County of San Diego with respect to what he or she saw, heard, or otherwise sensed.

Each person to whom disclosure is made, with the exception of counsel who 5. are presumed to know of the contents of this protective order, shall prior to the time of disclosure be provided by the person furnishing him/her such material a copy of this

- 6. At the conclusion of the trial and of any appeal or upon other termination of this litigation, all Confidential Material received under the provisions of the order (including any copies made) shall, unless it is part of the Court's record, be returned to the County of San Diego upon request. Provisions of this order insofar as they restrict disclosure and use of the material shall be in effect until further order of this Court.
- 7. The foregoing is without prejudice to the right of any party: (a) to apply to the Court for a further protective order relating to any Confidential Material or relating to discovery in this litigation; (b) to apply to the Court for an order removing the Confidential Material designation from any documents; and (c) to apply to the Court for an order compelling production of documents or for modification of this order or for any order permitting disclosure of Confidential Material beyond the terms of this order.
- 8. Subject to public policy, and further court order, nothing shall be filed under seal, and the Court shall not be required to take any action, without separate prior order by the Judge before whom the hearing or proceeding will take place, after application by the affected party with appropriate notice to opposing counsel.

If the Court grants a party permission to file an item under seal, a duplicate disclosing all nonconfidential information, if any, shall be filed and made part of the public record. The item may be redacted to eliminate confidential material from the document. The document shall be titled to show that it corresponds to an item filed under seal, e.g., "Redacted Copy of Sealed Declaration of John Smith in Support of Motion for

Summary Judgment." The sealed and redacted documents shall be filed simultaneously. 9. Nothing in this Order shall preclude a party from showing or disclosing to any person not listed in paragraph 4 of this Order, deposition transcripts, pleadings or briefs containing Confidential Material if the document containing such materials has been masked or deleted so that no disclosure of Confidential Material occurs. IT IS SO ORDERED. DATED: June 8, 2010 United States Magistrate Judge